P960000070874

TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Taliahassee, FL 32314

CORR

DOC, EXAM

SUBJi.CT:	STN-A-KILL PRO (Proposed corporate	name - must include su	Jffix) ≥1000 -08/21/ ****12	701929552 /9601067020 22.50 ****122.50
Enclosed is an original for: \$70.00 Filing Fee	nal and one (1) cop \$78.75 Filing Fee & Certificate	y of the articles of XX \$122,50 Filing Fee & Certified Copy	incorporation and \$131.25 Filing Fee, Certified Copy & Certificate	d a check
FROI	VI: Name	TROXEL (printed or typed) orthWest 1st A	VENUE	977777 90 y 96
	C	Address NDALE, FLORIDA ity, State & Zip	33009	521 PH 2:24
wn Teorel GA ORIZATION BY PHONE ECT article 5	Daytim I VE	=456=7146 e Telephone number	- 3UC 26	1997

NOTE: Please provide the original and one copy of the articles.

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ARTICLES OF INCORPORATION

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The undersigned incorporators, for the purpose of forming a corporation under the Florida Business of Corporation Act, hereby adopt the following Articles of Incorporation.

ARTICLE I

NAME

The name of the corporation shall be: SIN-A-KILL PRODUCTIONS, INC.

ARTICLE II

DURATION

This corporation shall have a perpetual existence.

ARTICLE III

PURPOSE

This corporation is organized for the purpose of transacting any and all lawful business.

ARTICLE IV

ADDRESS

The principal place of business or mailing address of this corporation shall be:

201 Northwest First Avenue Hallendale, Florida 33009

ARTICLE V

CAPITAL STOCK

This corporation is authorized to issue <u>/00</u> shares of ONE DOLLAR (\$1.00) par value per share common stock.

ARTICLE VI

INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is 201 Northwest First Avenue, Hallendale, Florida 33009 and the name of the initial registered agent of this corporation at the address is Shawn Troxel.

ARTICLE_VII

INCORPORATOR

The names and addresses of the persons signing these Articles are:

Shawn Troxel 201 Northwest First Avenue Hallendale, Florida 33009

John Odebralski 2735 Pierce Street, #6A Hollywood, Florida 33020

Melody Fierimonte 1850 Lincoln Hollywood, Florida 33020

ARTICLE VIII

POWERS.

This corporation shall have all of the corporate powers enumerated in the Florida Business Corporation Act.

ARTICLE IX

INDEMNIFICATION

Provided the person proposed to be indemnified is not shown to have not satisfied the requisite standard of conduct for

in the applicable provisions of the Florida Business Corporation Act currently, Sections 607.0850(1) and (2) of the Florida Statutes), as the same may be amended from time to time, this corporation shall indemnify its officers and directors, and may indemnify its employees and agents, from and against any and all of the expenses or liabilities incurred in defending a civil or criminal proceeding, or other matters referred to in or covered by said provisions, including advancement of expenses prior to the final disposition of such proceedings and amounts paid in settlement of such proceedings, both as to action in their official capacity and as to action in any other capacity while an officer, director, employee or other agent. The indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any bi-law, agreement, vote of shareholders or disinterested directors or otherwise. The indemnification provided herein shall continue as to a person who has ceased to be a director, officer, employee or agent, and shall inure to the benefit of the heirs, the personal and other legal representatives of such person, and an adjudication of liability shall not affect the right to indemnification for those indemnified.

ARTICLE X

<u>AMENDMENT</u>

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholder(s) is subject to this reservation.

ARTICLE XI

BYLAWS

The Bylaws may be adopted, altered, amended, or repealed by either the shareholders or the Board of Directors, but the Board of Directors may not amend or repeal any Bylaw adopted by shareholders if the shareholders specifically provide such Bylaw is not subject to amendment or repeal by the directors.

The undersigned incorporators have executed these Articles of Incorporation this the 3/ day of July , 1996.

Shawn Troxel

John Ødebralski

Melody Fiertmonte

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 or 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1.	The name of the corporation is: SIN-A-KILL PRODUCTIONS IN	C
2.	The name and address of the registered agent and office is:	
	SHAWN TROXEL	字1. 95 AUS 21 流行情報
	(Name)	部员温
	201 NorthWest 1st AVENUE	and the second
	(P.O. Box not acceptable)	
	HALLANDALE, FLORIDA 33009	2: 21 -
	(City/State/Zip)	3. 2.

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Shows (Signature) 07-30-96 (Date)